

1906-035 Chancery Causes. John D. Morgan vs. James Stanley &c
Lee Co.

CA-Debt
T-Property

To the Honorable H. A. W. Skeen, Judge of the Circuit Court
of Lee County.

Humbly complaining, your orator, whose dues for himself and
the officers of your honors Court, as well as all other judgment
lien creditors, if any there be, of James and Scott Stanley, would
respectfully represent and show to your honor, that at the December
term 1904, of your honors court, your orator obtained a judgment
against the said James and Scott Stanley for certain costs incurred
by the officers of Court, and witnesses in attendance of the trial
in a certain action at law pending in your honors court, of
unlawful entry and detainer for the sum of \$57.29, as follows to-wit:
Clerk \$13.27, Sheriff \$8.60, Attorney \$5.00, witnesses \$18.56, Sur-
veyor \$6.86, chain and flagman \$4.00, axeman \$1.00. Your orator
would further represent and show unto your honor, that the said
James Stanley is totally insolvent and has now left the State.
And your orator would further show unto your honor, that the said
Scott Stanley has no personal property out of which said judgment
can be made upon an execution, but he is the owner of a small
tract of land, situated in Lee County Virginia, on the southside
of Stone Mountain adjoining the lands of your orator, and your
orator is advised that he has a right to have said judgment enforced
against said land for the benefit of himself who has paid the
said witness claims of \$18.56, and for the benefit of the said other
officers of the Court above named, for the several amounts due them
as hereinbefore set out. The prayer therefore of your orator, is
that the said James Stanley and Scott Stanley be made parties
defendant to this general complaint and be required to answer the
same but not under oath, ^{that said land be decreed to be}
^{used to pay said judgment & the costs of this}
~~appointed to ascertain the judgment and other liens against the~~
~~real estate of Scott Stanley, the amount and location of said real~~
~~estate, and whether the same will rent for a sum sufficient to pay~~
~~said judgment liens in five years exclusive of the other liens,~~
~~that the said Scott Stanley be required to file before the Com-~~

some will not rent for a sum sufficient to pay on a judgment

~~missioner directed to take said account, his deeded to his said~~
~~real estate, he not having heretofore had his deeds thereto placed~~
~~upon the deed books of the County,~~ and may all other and further
general release be granted your orator with the nature of his cause
and good conscience required, and he will ever pray &c.

Percy W. Brown.

p. q.

Costs:

Clk. \$5.85

Shff .50

Atty. 15.00
\$21.35

Cr. on atty fee \$4.15

John D. Meyers

vs Bee

Joe. & Scott Stanley

1905, 1st Feb. Rules

Bill filed, Spa, ex'd.
as to Scott Stanley & D.N.
as to fine, Alias Spa,
as to Jas. Stanley to Shff.
of Wise Co.

" 2nd Feb. Rules.

D.N. conf'd as to Scott
Stanley & continued.

Pennington Bros.

ATTORNEYS AT LAW

JONESVILLE AND PENNINGTON GAP VA.

John D. Meyer - Complainant,
vs. In Chancery -
Scott Stokes et al Defendants -

This case came on this
day to be heard upon the papers
filing and therein & on motion
of the plaintiff said case
is dismissed & struck from the docket.

John D. Maynard

vs. $\frac{5}{3}$ Dean fine
Acrt. Stacey & Co

Enter this ~~Ac~~

10, 1906

~~Hawson~~

Entered in C.B.

#8, page 224-

John D. Morgan,

Complainant.

vs.

In Chy.

Scott Stanley,

Defendant.

This cause came on this day to be heard upon the bill of the complainant, and was argued by counsel.

On consideration of all which, and it appearing to the court that the said Scott Stanley has been duly summoned to answer the bill of the said Complainant, and he failing to appear, plead, or answer, the said bill of the said Complainant is taken for confessed. And it is adjudged, ordered and decreed that the said plaintiff recover of the said defendant the sum of \$57.29, together with the cost of this suit, and shall be taxed by the clerk. And it is further adjudged, ordered and decreed that unless said sum of money be paid within 30 days from this decree, together with the costs of this suit, then R.L. Pennington, who is hereby appointed a special Commissioner for the purpose, will proceed to make sale of enough of the tract of land mentioned in the said plaintiff's bill, situated on the south side of Stone Mountain, adjoining the lands of the said plaintiff, and being property of the said Scott Stanley as shall be necessary to pay said sum of money as aforesaid, together with the costs of this suit and the commission and expenses of said sale. Which sale he shall make at Public outcry on a credit of six months time at the front door of the courthouse, after having advertised the time, terms and place of sale at the front door of the courthouse in the neighborhood of the said land and at such other places as he shall deem necessary, and after having executed bond before the clerk of this court in the penalty of \$200.00, and conditioned as the law requires. And he will report his actions at the next term of this court. And this cause is continued.

John D. Winger

v.s. $\frac{5}{3}$ Decr for
 $\frac{3}{3}$ Sale -

Scott Stouley

Entered in C.O.B.

No 8, Page 994c.

Enter this where

Dec. 13, 1905

H. A. W. S. L.

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

James Stanley and Stanley

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on the *first* Monday in *February*, 190*5*, to answer a bill in chancery exhibited against *them* in our said Court - by *John D. Morgan*

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *25* day of *January*, 190*5*, and 1*7*⁹ year of the Commonwealth.

A Copy, Teste:

H. C. T. Ewing, Clerk.

H. C. T. Ewing, Clerk.

VS

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SUBPCENA
IN
CHANCERY.

-----p. q

To-----Rules.

-----Court.

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H. C. T. Ewing, Clerk.

_____, Clerk.

John D. Morgan

VS

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SUBPOENA
IN
CHANCERY.

Jas. & Scott Stanley

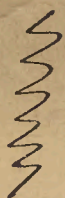
Pennington Bros. p. q

To 1st February 1905, Rules.

Lee Circuit Court.

Executed in part by
serving a true copy of
the within writ on
Scott Stanley, this the
27th day of Jan. 1905.
B. H. Paul & Co

John D. Mingers

v.  In Charge

Scott Stouley & Co
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